

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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	:	
SYNTEL STERLING BEST SHORES	:	
MAURITIUS LIMITED, et al.,	:	
	:	15 Civ. 211 (LGS)
Plaintiffs/Counterclaim-Defendants,	:	
	:	<u>ORDER</u>
-against-	:	
	:	
THE TRIZETTO GROUP, et al.,	:	
	:	
Defendants/Counterclaim-Plaintiffs.	:	
-----X	:	

LORNA G. SCHOFIELD, District Judge:

It is **ORDERED** that Plaintiffs/Counterclaim-Defendants Syntel Sterling Best Shores Mauritius Limited and Syntel, Inc.’s (together, “Syntel”) evidentiary objections to the following trial exhibits of Defendants/Counterclaim-Plaintiffs The TriZetto Group, Inc. and Cognizant Technology Solutions Corp. (together, “TriZetto”) are overruled for substantially the reasons stated by TriZetto: DTX-0256.002; DTX-0258.0009 to .0028; DTX-0275; DTX-0277. It is further

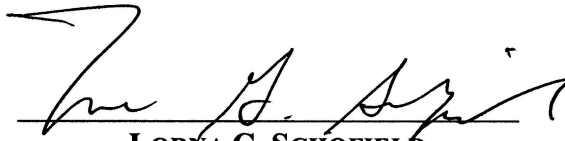
**ORDERED** that Syntel’s evidentiary objections to the following TriZetto trial exhibits are sustained for substantially the reasons stated by Syntel: DTX-0485; DTX-0490; DTX-0491. It is further

**ORDERED** that for the reasons stated at today’s telephonic status conference, the following Syntel trial exhibits are admitted: PTX-199-200; PTX 205; PTX 206; PTX 685. Accordingly, TriZetto’s motion in *limine* No. 6 (Dkt. No. 710) and application maintaining the objections to the transition rebates evidence (Dkt. No. 890) are DENIED. It is further

**ORDERED** that by end of **today**, the parties shall meet and confer on the stipulation to moot Syntel's breach of contract claim regarding transition rebates and shall file a jointly proposed stipulation of facts. The stipulation may reference the date TriZetto agreed to pay and the date of payment. Assuming TriZetto still wants to proceed, the parties shall submit **today** the proposed stipulation and any disputes about its precise wording, and the Court will rule on them. If TriZetto does not wish to proceed on these terms, it shall file a letter with the Court immediately so stating.

The Clerk of Court is respectfully directed to correct the docket entry at Dkt. No. 864, which incorrectly states that the motion in *limine* at Dkt. No. 710 was granted. Instead, the docket entry should read "ORDER (Defendants' MIL 6) regarding 710 Motion in Limine."

Dated: October 16, 2020  
New York, New York



**LORNA G. SCHOFIELD**  
**UNITED STATES DISTRICT JUDGE**